	Case 3:17-cr-00567-N	N THE UNITED ST	Filed 02/26/	18 Pa ge 1 of	1 - PageID 531
		FOR THE NORTHE		T COURT OF TEXAS NOI	U.S. DISTRICT COURT ETHERN DISTRICT OF TEXAS
		DALLAS DI	VISION DIVISIO	ON	FILED
UNI	TED STATES OF AMERIC	A	§		65 2 6 2013
v.			§ CASE NO	.: 3:17-CR-00567-N	B
KFA	.RWON DMARGO MAGEE	. (4)	§ 8	CLE By	RK, U.S. DISTRICT COURT
KLĄ	IKWON DIMAKGO MAGEE	(4)	8		Deputy
		REPORT AND R	RECOMMENDA	TION	08
		CONCERNING	G PLEA OF GUI	LTY	
Supers of the offens therefo of 21	KEARWON DMARGO 997), has appeared before meseding Indictment After cauti subjects mentioned in Rule e(s) charged is supported by ore recommend that the plead USC § 841(b)(1)(C) Distribution of the offer	e pursuant to Fed. R. Cr oning and examining K 11, I determined that an independent basis in of guilty be accepted, ar ution of a Schedule II	rim.P. 11, and has EARWON DMA the guilty plea we fact containing each of that KEARWC Controlled Substa	s entered a plea of g RGO MAGEE (4) vas knowledgeable ach of the essential ON DMARGO MAG	under oath concerning each and voluntary and that the elements of such offense. I GEE (4) be adjudged guilty
\(\alpha\)	The defendant is currently	in custody and should b	e ordered to rema	in in custody.	
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
		oes not oppose release.			
	The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other.				
	I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any othe person or the community if released and should therefore be released under § 3142(b) or (c).				
	☐ The Government op	oposes release.			
		not been compliant with			
	Government.	is this recommendation	n, this matter sh	ould be set for he	aring upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.				
Date:	day of February, 201	8			

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).